

Case 2:07-cv-00253-WFD Document 1 Filed 10/15/2007 Page 1 of 3
UNITED STATES DISTRICT COURT
DISTRICT OF WYOMING

Jonathan Lee Riches[®]
Friends of Jonathan Lee Riches,
Plaintiff's

FILED
U.S. DISTRICT COURT
DISTRICT OF WYOMING
OCT 15 2007

Stephan Harris, Clerk
Cheyenne

CIVIL NO

07-CV-253-D

V.

MARIO ARMANDO LAVANDEIRA JR. P/K/A
PEREZ HILTON,
DEFENDANT

Complaint
"INTERNET STALKING"
TRO TEMPORARY RESTRAINING ORDER

Comes now the Plaintiff, Jonathan Lee Riches[®], Friends of Jonathan Lee Riches, in pro-se, Moves this Honorable Court to issue a Order for Defendant Mario Armando Lavandeira JR P/K/A Perez Hilton to Respond. Plaintiff seeks a Permanent Injunction, TRO Temporary Restraining order Against Defendant distributing Anti Jonathan Lee Riches[®] Material on his Internet blog Perezhilton.com which advocates threats of violence on my life along with defamation of my character, slander, and false information. Plaintiff seeks declaratory injunctive relief.

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I've known Defendant since 1998. We both met on a Gay Nevada chat line called "the man hole" in June 1998. We both established a sexual relationship, where I would fly out to Cheyenne Wyoming once a month to meet him to engage in sexual intercourse. These trips were financed through Identity theft, the Defendant knew this and supported me committing Identity theft as long as he could see me. He had a nickname that Defendant called me "Jonny Choo Choo". From July 1998 through May 2002, I would fly to Wyoming to meet Defendant every weekend. I would fly United Airlines. The Round Trip cost from Tampa FL would cost \$825. Along with rent a car, Hotel, and Food, each trip costed around \$1,500 a weekend. This totaled to almost \$300,000 dollars in almost 4 yrs I would fly to see Defendant

I had to commit along of credit card fraud with cash advances in banks, along with Identity theft to liquidate to help finance the trips to see Defendant. Defendant supported this 100%. He knew every little detail of my Identity Fraud. Defendant wanted me to buy him gifts using stolen credit cards. I bought Defendant lots of Adult toys at Adam and Eve shops for each other. I bought Defendant numerous leather outfits at Bloomingdales. I bought Defendant thousands of Dollars worth of Saks 5th Ave Cosmetics with stolen credit cards. Defendant told me to use the stolen American Express Black card in Sean "P. Diddy" Combs name because it had a unlimited balance. On Jan 20, 2002, I bought Defendant a 4 carat diamond ring from Gordon's Jewelers in Orlando FL International mall for 23,000 with a stolen credit card from Myspace.com Chris Crocker for Defendant. I gave it to him for Valentine's Day 2002 at a Holiday Inn in Cheyenne. Defendant knew the ring was bought fraudulently, but did not care. Defendant and I took trips to Citrus together using stolen credit cards. New Years 2000, we spent together at Disney's Pleasure Island with unlimited crystal champagne billed to our hotel room key which we stayed at the Disney Grand Floridian Beach Resort with stolen Capital 1 credit cards. On top of the \$300,000 dollars that it cost to travel and see defendant for almost 4 years, we both together in a conspiracy spent over \$1.3 million dollars on gifts, travel, food, partying, toys, entertainment together using stolen credit cards and stolen identifications

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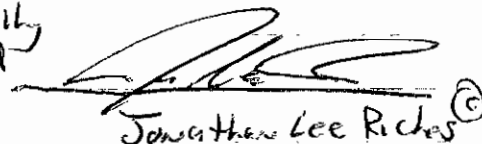
Feb 25th, 2003, I was arrested by FBI Agents from Houston for Identity Fraud and Computer Hacking. I'm currently incarcerated at FCI Williamsburg in Salters, South Carolina for a term of 125 months. This is a violation of my 6th amendment rights under Booker and Fawcett because I plead guilty to only \$425 dollars in fraud, but the Judge Melinda Harmon sentenced me as if I took millions of dollars, that was not proven by a Jury or found in my indictment or that I plead guilty to, which is a clear violation of my 6th amendment rights.

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Since I been in prison, Defendant turned a full 360° against me. Now Defendant has a internet Blog Perez Hilton.com along with Blog PAGE SIX SIX SIX.com. Everyday on Hilton's site he slanders me with hate and is distributing my copy righted name Jonathan Lee Riches ©

des v. Lavandera

along with selling Anti Jonathan Lee Riches[©] mugs and T-shirts, stickers, buttons, hats. ON May 16, 2007 on Defendants internet Blog he had a picture of me with my hands reaching through Jail bars with the slogan "Riches, FRAUD, A Identity theft Phony". Defendant is also distributing a sex tape we made together ON June 10, 2000, on his website. Charging his Fans \$9.99 to see it. Hilton is the other man in the tape, but he blocked it out, and only my image can be seen doing embarrassing things. This is a Invasion of privacy that Defendant is inflicting on me. I feel humiliated, shamed, From Defendant distributing Jonathan Lee Riches[©] Anti remarks on his internet blog. ON Sept. 10th, 2007, defendant had a Lynch Jonathan Lee Riches[©] forum on his blog telling anyone he will give \$500 to whoever comes to FCI Williamsburg to hurt me because I'm a Identity theft creep. Now Lavandera does not support Identity theft, but when we were together, I bought him all the computer equipment he currently is using with stolen credit cards at compUSA stores. Defendant is currently using a Apple G-4 computer that I bought for him May 2002. His whole Perezhilton.com web page is financed through my Identity theft operation. Plaintiff moves to issue a TRO Restraining order against Defendant compelling him not to incite hate and violence towards my life as it can do me serious harm. Plaintiff moves for a Injunction and stoppage of Perezhilton.com. Perezhilton.com must be shut down because it was bought with, and created with Identity theft money that I gave defendant from Nov 1998 through May 2002. This is a Fraud on the American people that Defendant is committing, that also puts my life in danger because of Defendants internet stalking me. Plaintiff asks this honorable Court for relief.

Respectfully
Submitted
Jonathan Lee Riches[©]

Jonathan Lee Riches

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